RECEIVED CENTRAL FAX CENTER SEP 2 1 2006

Attorney Docket No. AUS920030842US1 Serial No. 10/777,717 Response to Office Action dated 06/21/2006

CLAIM AMENDMENTS

- 1. (Currently amended) A method for electronically creating a contract between a buyer and a seller in an online transaction by means of a shopping token that contains a plurality of agreement terms; wherein the shopping token is created in a single file at a single computer so that it is not necessary to check out the file from a server computer to a client computer and to check in the file from the client computer to the server computer.
- 2. (Currently amended) The method of claim 1 comprising:

creating an XML file; and

responsive to the addition of a buyer digital signature and a seller digital signature to the XML file, saving the XML file as the shopping token;

wherein data in the shopping token cannot be cut and pasted from the shopping token, the shopping token can be stored on a buyer computer, a seller computer, or a third party computer, and the shopping token is indexed so that it can be distinguished from another shopping token.

- 3. (Original) The method of claim 2 further comprising:
 - adding a seller's personal information to the XML file; adding a buyer's personal information to the XML file; adding information regarding a good to the XML file; and adding a plurality of terms to the XML file.
- 4. (Original) The method of claim 2 further comprising:

presenting the terms to the buyer and the seller;

determining whether the buyer and the seller agree with the terms; and

09/21/2006 16:57 2144614053 GORDON REES DFW PAGE 05/13

Attorney Docket No. AUS920030842US1

Serial No. 10/777,717

Response to Office Action dated 06/21/2006

responsive to the determination that the buyer and seller agree with the terms, adding a buyer digital signature and a seller digital signature to the XML file to create a shopping token.

5. (Original) The method of claim 4 further comprising:

responsive to the determination that the buyer and seller do not agree with the terms, accepting a modification to the terms.

- (Original) The method of claim 2 wherein the shopping token is a created after the buyer is aware of the delivery date for the good.
- 7. (Original) The method of claim 2 wherein the shopping token may be configured so that the shopping token is not modifiable by the buyer or the seller.
- 8. (Original) The method of claim 2 wherein the shopping token is stored on a third party computer and is accessible by the buyer and the seller.
- (Original) The method of claim 2 wherein the shopping token contains warranty information for the good.
- 10. (Original) The method of claim 2 wherein the shopping token is used for price protection for the good.
- 11. (Original) The method of claim 2 wherein the shopping token is used for price promotion for the good.
- 12. (Original) The method of claim 2 wherein the shopping token is used by a potential buyer to analyze a seller's history.
- 13. Cancelled.

Attorney Docket No. AUS920030842US1 Serial No. 10/777,717 Response to Office Action dated 06/21/2006

14. (Currently amended) The program product of claim 13-A program product for electronically creating a contract between a buyer and a seller in an online transaction by means of a shopping token that contains a plurality of agreement terms comprising:

a computer-usable medium;

wherein the computer usable medium comprises instructions for a computer to perform steps comprising:

instructions for creating an XML file; and

responsive to the addition of a buyer digital signature and a seller digital signature to the XML file, instructions for saving the XML file as the shopping token; instructions for creating the shopping token in a single file at a single computer so that it is not necessary to check out the file from a server computer to a client computer and to check in the file from the client computer to the server computer.

- 15. (Currently amended) The program product of claim 14 further comprising: instructions for adding a seller's personal information to the XML file; instructions for adding a buyer's personal information to the XML file; instructions for adding information regarding a good to the XML file; and instructions for adding a plurality of terms to the XML file; instructions to prevent data from being cut and pasted from the shopping token; and instructions to index the shopping token so that it can be distinguished from another shopping token.
- 16. (Original) The program product of claim 15 further comprising: instructions for presenting the terms to the buyer and the seller;

and

Attorney Docket No. AUS920030842US1 Serial No. 10/777,717 Response to Office Action dated 06/21/2006

instructions for determining whether the buyer and the seller agree with the terms;

responsive to the determination that the buyer and seller agree with the terms, instructions for adding a buyer digital signature and a seller digital signature to the XML file to create a shopping token.

- 17. (Original) The program product of claim 16 further comprising:
 - responsive to the determination that the buyer and seller do not agree with the terms, instructions for accepting a modification to the terms.
- 18. (Original) The program product of claim 14 wherein the shopping token is a created after the buyer is aware of the delivery date for the good.
- 19. (Original) The program product of claim 14 wherein the shopping token may be configured so that the shopping token is not modifiable by the buyer or the seller.
- 20. (Original) The program product of claim 14 wherein the shopping token is stored on a third party computer and is accessible by the buyer and the seller.
- 21. (Original) The program product of claim 14 wherein the shopping token contains warranty information for the good.
- 22. (Original) The program product of claim 14 wherein the shopping token is used for price protection for the good.
- 23. (Original) The program product of claim 14 wherein the shopping token is used for price promotion for the good.
- 24. (Original) The program product of claim 14 wherein the shopping token is used by a potential buyer to analyze a seller's history.

Attorney Docket No. AUS920030842US1 Serial No. 10/777,717 Response to Office Action dated 06/21/2006

- 25. Cancelled.
- 26. (Currently amended) The shopping token of claim 25 A shopping token that contains a plurality of agreement terms between a buyer and a seller created by computer implemented steps comprising:

creating an XML file; and

responsive to the addition of a buyer digital signature and a seller digital signature to the XML file, saving the XML file as the shopping token;

wherein the shopping token is created in a single file at a single computer so that it is not necessary to check out the file from a server computer to a client computer and to check in the file from the client computer to the server computer.

27. (Currently amended) The shopping token of claim 26 wherein the steps further comprise:

adding a seller's personal information to the XML file;

adding a buyer's personal information to the XML file;

adding information regarding a good to the XML file; and

adding a plurality of terms to the XML file;

securing data in the shopping token so that it cannot be cut and pasted from the shopping token;

responsive to a selection by a buyer, a seller, or a third party, storing the shopping token on a buyer computer, a seller computer, or a third party computer; and

indexing the shopping token so that it can be distinguished from another shopping token.

28. (Original) The method of claim 2 further comprising:

presenting the terms to the buyer and the seller;

Attorney Docket No. AUS920030842US1 Serial No. 10/777,717 Response to Office Action dated 06/21/2006

determining whether the buyer and the seller agree with the terms; and responsive to the determination that the buyer and seller agree with the terms, adding a buyer digital signature and a seller digital signature to the XML file to create a shopping token.

- 29. (Original) The method of claim 4 further comprising:
 - responsive to the determination that the buyer and seller do not agree with the terms, accepting a modification to the terms.
- 30. (Original) The shopping token of claim 26 wherein the shopping token is a created after the buyer is aware of the delivery date for the good.
- 31. (Original) The shopping token of claim 26 wherein the shopping token may be configured so that the shopping token is not modifiable by the buyer or the seller.
- 32. (Original) The shopping token of claim 26 wherein the shopping token is stored on a third party computer and is accessible by the buyer and the seller.
- 33. (Original) The shopping token of claim 26 wherein the shopping token contains warranty information for the good.
- 34. (Original) The shopping token of claim 26 wherein the shopping token is used for price protection for the good.
- 35. (Original) The shopping token of claim 26 wherein the shopping token is used for price promotion for the good.
- 36. (Original) The shopping token of claim 26 wherein the shopping token is used by a potential buyer to analyze a seller's history.

09/21/2006 16:57 2144614053 GORDON REES DFW PAGE 10/13

Attorney Docket No. AUS920030842US1 Serial No. 10/777,717 Response to Office Action dated 06/21/2006

37. (Currently amended) An apparatus for creating a shopping token that contains a plurality of agreement terms between a buyer and a seller comprising:

means for creating an XML file;

means for adding a seller's personal information to the XML file;

means for adding a buyer's personal information to the XML file;

means for adding information regarding a good to the XML file;

means for adding a plurality of terms to the XML file;

means for presenting the terms to the buyer and the seller;

means for determining whether the buyer and the seller agree with the terms; and responsive to the determination that the buyer and seller agree with the terms, means for adding a buyer digital signature and a seller digital signature to the XML file to create a shopping token;

responsive to the determination that the buyer and seller do not agree with the terms, means for accepting a modification to the terms;

wherein the shopping token is a created after the buyer is aware of the delivery date for the good;

wherein the shopping token may be configured so that the shopping token is not modifiable by the buyer or the seller; and

wherein the shopping token is stored on a third party computer and is accessible by the buyer and the seller;

wherein the shopping token is created in a single file at a single computer so that it is not necessary to check out the file from a server computer to a client computer and to check in the file from the client computer to the server computer; and

09/21/2006 16:57 2144614053 GORDON REES DFW PAGE 11/13

Attorney Docket No. AUS920030842US1 Serial No. 10/777,717 Response to Office Action dated 06/21/2006

wherein data in the shopping token cannot be cut and pasted from the shopping token, the shopping token can be stored on a buyer computer, a seller computer, or a third party computer, and the shopping token is indexed so that it can be distinguished from another shopping token.

- 38. (Original) The apparatus of claim 37 wherein the shopping token contains warranty information for the good.
- 39. (Original) The apparatus of claim 37 wherein the shopping token is used for price protection for the good.
- 40. (Original) The apparatus of claim 37 wherein the shopping token is used for price promotion for the good.
- 41. (Original) The apparatus of claim 37 wherein the shopping token is used by a potential buyer to analyze a seller's history.